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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/560,923	12/15/2005	Ken Maeda	1155-0288PUS1	4358		
	7590 04/11/200 ART KOLASCH & BI	EXAMINER				
PO BOX 747	CH 3/A 22040 0747	MESH, GENNADIY				
FALLS CHURG	CH, VA 22040-0747		ART UNIT	PAPER NUMBER		
			1796			
			NOTIFICATION DATE	DELIVERY MODE		
			04/11/2008	ELECTRONIC		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

mailroom@bskb.com

		Application	No.	Applicant(s)					
Office Action Summary			10/560,923		MAEDA ET AL.				
			Examiner		Art Unit				
			GENNADIY	MESH	1796				
- Period fo	 The MAILING DATE of this commun Reply 	nication appe	ears on the c	over sheet with the c	correspondence ac	ddress			
WHIC - Exten after 9 - If NO - Failur Any re	DRTENED STATUTORY PERIOD F HEVER IS LONGER, FROM THE N sions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this come period for reply is specified above, the maximum si e to reply within the set or extended period for reply pply received by the Office later than three months d patent term adjustment. See 37 CFR 1.704(b).	MAILING DA sof 37 CFR 1.136 munication. tatutory period will will, by statute, c	TE OF THIS (a). In no event I apply and will exause the applica	COMMUNICATION however, may a reply be tin xpire SIX (6) MONTHS from tion to become ABANDONE	N. nely filed the mailing date of this of D (35 U.S.C. § 133).				
Status									
1) 又	Responsive to communication(s) file	ed on <i>15 Dec</i>	cember 200	15					
·	Responsive to communication(s) filed on <u>15 December 2005</u> . This action is FINAL . 2b) This action is non-final.								
<i>'</i>		<i>,</i> —			secution as to the	e merits is			
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositio	on of Claims								
- 4\⊠	Claim(s) <u>1-10</u> is/are pending in the a	application							
	4a) Of the above claim(s) is/are withdrawn from consideration.								
·	5)∭ Claim(s) is/are allowed. 6)⊠ Claim(s) <u>1-10</u> is/are rejected.								
	Claim(s) is/are objected to.								
	Claim(s) are subject to restrict	ction and/or	election rea	uirement.					
	on Papers		,						
	-								
•	The specification is objected to by the			1					
=	Γhe drawing(s) filed on is/are	-	•	-					
	Applicant may not request that any obje								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).									
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	nder 35 U.S.C. § 119								
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 									
2) Notice 3) Inform	(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (Ination Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date 12/15/2006.	PTO-948)) Interview Summary Paper No(s)/Mail Da) Notice of Informal F) Other:	ate				

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DETAILED ACTION

Priority

1. Acknowledgment is made of applicant's claim for foreign priority based on an application filed in Japan on 06/17/2003 (Japan 2003-172278) and 01/29/2004 (Japan 2004-21875). It is noted, however, that applicant has not filed a certified copy of the Japan 2003-172278 and Japan 2004-21875 applications as required by 35 U.S.C. 119(b).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- Claims 1-10 are rejected under 35 U.S.C. 102(b) as being anticipated by Hori et
 al. (US 2002/0193555 cited in International Search Report).

Regarding Claims 1-10 Hori discloses titanium catalyst for process of preparation of a polyester resin by polycondensation of an aromatic dicarboxylic acid with aliphatic diol (see abstract and [0162]) useful for production of blow molded products (see [0206]), wherein titanium catalyst present in form of solution, containing titanium, aliphatic diol and polyhydric alcohol – see abstract and [0025].

Regarding limitations of Claims 1, 4,7 and 8: Hori discloses that , titanium compound may be present in solution in the amount from 0.3wt.% to 10wt% (see [0125]), aliphatic diol (as ethylene glycol) can be present in the amount more than 80

wt.% (see [0310]) and amount of a polyhydric alcohol (glycerol) in a range from 1wt.% to 50 wt.% - see [0029]. It is noted that glycerol is an example of a polyhydric alcohol "having a valence of 3 or greater" as required in the present claims - this is evidenced on p. 24, line 10 in applicant's own specification.

Regarding limitation of Claim 2: Hori discloses substantially same composition and process for preparation of titanium containing solution, therefore titanium compound will inherently has same chemical composition and structure, including degree (number) of units.

Also, note that limitation " not more than 100 units" meet by at **one** unit.

Same related to limitation of Claim 6: as substantially same, titanium containing solution disclosed by Hori, will inherently have same particle sizes as it claimed by applicant in Claim 6.

Regarding limitation of Claims 3 and 5: Hori discloses that titanium containing solution can comprise water in the amount from 0.05 wt5 to 2wt.5 – see [0028].

Thus, Hori anticipate claimed subject matter of Claims 1-10.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to GENNADIY MESH whose telephone number is (571)272-2901. The examiner can normally be reached on 10 a.m - 6 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vasu Jagannathan can be reached on (571) 272 1119. The fax phone

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number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Gennadiy Mesh Examiner Art Unit 1796

/GM/

/Vasu Jagannathan/ Supervisory Patent Examiner, Art Unit 1796